UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN **SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION

12-md-2311 Honorable Marianne O. Battani

ALL PARTS

THIS RELATES TO: ALL CASES

AMENDED ELECTRONIC CASE MANAGEMENT PROTOCOL ORDER

On July 10, 2012, representatives from each of the putative plaintiffs' classes and certain of the defendants met with the Court to discuss implementing procedures to clarify and simplify the electronic case filing ("ECF") system in Automotive Parts Antitrust Litigation. After careful consideration, the Court implements the following ECF procedures:

- 1. The "Master Case," 12-md-2311, includes all cases involving automotive parts antitrust actions that are transferred to the Court by the Judicial Panel on Multidistrict Litigation ("JPML") or otherwise consolidated or coordinated with other matters before the Court under the Master Case, 12-md-2311.
- The Master Case includes "Lead Cases" relating to specific parts, including, but 2. not limited to Wire Harness, Instrument Panel Clusters, Fuel Senders, Heater Control Panels, Bearings, and Occupant Safety Systems.
- 3. The Lead Cases include "Class Cases" for each particular putative class of plaintiffs (Direct Purchaser, Automobile Dealer, and End-Payor) to the extent such putative plaintiff class has brought an action related to the specific part.
- 4. Within each Class Case, there will be individual member cases referred to as "Individual Cases". These are the originally filed individual complaints that will retain the originally assigned case numbers. Accordingly, the cases will be organized as follows:

MASTER DOCKET ("MASTER CASE")		In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION 12-md-2311	
LEAD CASE	WIRE HARN	NESS	W:12-cv-00100
Class Case	Direct Purchas	Direct Purchaser Actions	
Class Case	Dealership Ac	Dealership Actions	
Class Case	End-Payor Ac	tions	W:12-cv-00103
LEAD CASE	INSTRUMEN	INSTRUMENT PANEL CLUSTERS	
Class Case	Direct Purchas	ser Actions	P:12-cv-00201
Class Case	Dealership Ac	Dealership Actions	
Class Case	End-Payor Ac	End-Payor Actions	
LEAD CASE	FUEL SEND	FUEL SENDERS	
Class Case	Direct Purchaser Actions F:1		F:12-cv-00301
Class Case	Dealership Actions F:12-cv-0		F:12-cv-00302
Class Case	End-Payor Ac	End-Payor Actions F:12-cv-0	
LEAD CASE	HEATER CONTROL PANELS H:12-c		H:12-cv-00400
Class Case	Direct Purchas	Direct Purchaser Actions H	
Class Case	Dealership Ac	Dealership Actions	
Class Case	End-Payor Ac	End-Payor Actions H:	
LEAD CASE	BEARINGS	BEARINGS B:	

Class Case	Direct Purchaser Actions	B:12-cv-00501
Class Case	Dealership Actions	B:12-cv-00502
Class Case	End-Payor Actions	B:12-cv-00503
LEAD CASE	OCCUPANT SAFETY SYSTEMS	S:12-cv-00600
Class Case	Direct Purchaser Actions	S:12-cv-00601
Class Case	Dealership Actions	S:12-cv-00602
Class Case	End-Payor Actions	S:12-cv-00603

5. Papers applicable to all antitrust actions involving all automotive parts transferred to this Court shall be filed only in 12-md-2311. The following caption shall be used:

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION	12-md-2311 Honorable Marianne O. Battani
ALL PARTS	
THIS RELATES TO: ALL CASES	

6. Papers applicable to all putative class actions relating to a particular part shall be filed only in the appropriate Lead Case. The following caption shall be used:

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS
ANTITRUST LITIGATION

12-md-2311
Honorable Marianne O. Battani

In Re: [NAME OF PART] CASES

[--]:12-cv-00[xxx]-MOB-MKM

THIS RELATES TO: ALL Name of the

Part CASES

7. Papers only applicable to a specific putative class action relating to a particular part shall be filed only in the appropriate Class Case within the appropriate Lead Case. The following caption shall be used:

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS
ANTITRUST LITIGATION

In Re: [NAME OF PART] CASES

THIS RELATES TO: [NAME OF CLASS CASE (i.e. the applicable putative class)]

[--]:12-cv-00[xxx]-MOB-MKM

- 8. By way of example, papers applicable to all consolidated amended complaints relating to Wire Harnesses shall be filed only in W:12-cv-00100, the Lead Case, and not separately in the Master Case, 12-md-2311, or in any Class Case or Individual Case. As a further example, all papers applicable to the Dealership Consolidated Amended Complaint relating to Wire Harnesses shall be filed only in the Class Case, W:12-cv-00102, and not separately in the Master Case, or 12-md-2311, or the Lead Case, W:12-cv-00100.
- 9. Any paper that is applicable only to an Individual Case must be filed separately in each applicable Individual Case and (b) the Class Case in which such Individual Case is assigned. The following caption shall be used:

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re: AUTOMOTIVE PARTS ANTITRUST LITIGATION	12-md-2311 Honorable Marianne O. Battani
In Re: [NAME OF PART] CASES	[]:12-cv-00[xxx]-MOB-MKM
THIS RELATES TO:	
[Name of Plaintiff(s)]	
v.	Case No. 12-cv-[]-MOB-MKM
[Name of Defendant(s)]	

10. To the extent not already accomplished, attorneys shall file appearances in:

a. The Master Case;

b. All applicable Lead Cases in which they represent client(s); and

c. All applicable Class Cases in which they represent client(s).

11. Attorneys representing client(s) in the Master Case may file appearances as an

interested party in any Lead Case or Class Case where they do not represent client(s).

12. New cases that counsel believe pertain to this Automotive Parts Antitrust

Litigation should be identified at the time of filing as related to 12-md-2311 on the Civil Cover

Sheet. Further, counsel shall indicate on the Civil Cover Sheet whether counsel believes that the

new case should be assigned to an existing Lead Case and/or Class Case or involves a new

automotive part requiring a new Lead Case or Class Case.

13. After the Court reassigns any new or existing cases within the structure of 12-md-

2311, parties shall have twenty-one days to file an objection to the Court's designation.

14. This Order is without prejudice as to the rights of any party to challenge any

revision of this protocol involving additional parts or designations.

15. The electronic protocol shall be effective September 10, 2012.

IT IS SO ORDERED.

Date: October 24, 2012

<u>s/Marianne O. Battani</u> MARIANNE O. BATTANI

UNITED STATES DISTRICT COURT

6

CERTIFICATE OF SERVICE

I hereby certify that on the above date a copy of this Amended Order was served upon all Counsel of record via the Court's ECF Filing System.

s/Bernadette M. Thebolt

Case Manager